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UNITED STATES DISTRICT COURT

FOR NORTHERN DISTRICT OF CALIFORNIA

NICOLAS ROBLES,

Plaintiff,

ADAM WANG, Bar No. 201233 LAW OFFICES OF ADAM WANG

12 South First Street, Suite 613

San Jose, CA 95113

Tel: (408) 292-1040 Fax: (408) 416-0248

Attorney for Plaintiff

VS.

EDSON CAMACHO, OSVALDINA LIMA,

and DOES 1-10,

Defendants

Case No.: C08-997 PVT

SUPPLEMENTAL DECLARATION OF ADAM WANG IN SUPPORT OF REQUEST FOR ENTRY OF DEFAULT AGAINST DEFENDANTS EDSON CAMACHO AND OSVALDINA LIMA

- I, Adam Wang, do hereby declare as follows:
- 1. I am an attorney of record for Plaintiff Nicolas Robles, in this action. I have personal knowledge of the facts set forth below, except for those of which I described as being based on information and belief, and if called as a witness, could and would competently testify thereto.
  - 2. This action was filed against Defendants on February 19, 2008.
- 4. On May 4, 2008, Summons and other process papers were served on both Defendants Edson Camacho and Osvaldina Lima. See Docket #4 & 5.
- 4. Pursuant to Federal Rules of Civil Procedure, Defendants are required to respond to the Complaint within 21 days of the service.

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C08-997 PVT

DECLARATION OF ADAM WANG IN SUPPORT OF REQUEST FOR ENTRY OF DEFAULT

Robles v. Camacho, et al.

- 5. No answer or other form of response to the Complaint was ever filed by Defendants and no request for an extension of time to respond to the Complaint was made by Defendants.
- 6. According to information and belief, both Defendants Edson Camacho and Osvaldina Lima are not infants, not incompetent, not in military services, and not imprisoned.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Dated: June 9, 2008

By: <u>/s/Adam Wang</u>

Attorney for Plaintiff

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